

P. O. BOX 906, Cedar Knolls, NJ 07927 FAX 866-296-4180

## FIRST TRENTON INDEMNITY COMPANY TRAVELERS INSURANCE CO. OF NEW JERSEY PERSONAL INJURY PROTECTION BENEFITS CONDITIONAL ASSIGNMENT OF BENEFITS

Policy Number: Patient's Name:	Claim Number:  Medical Provider's Name: Non Surgical Orthopedics of New Jersey, PC
I authorize and request First Trenton Indemnity Company/Travelers Auto Insurance Co. of New Jersey(hereinafter referred to as the "Company") to pay directly to the above-named provider, the amount due me under the terms of the above-referenced policy as a result of medical care rendered by that medical provider and all medical staff associates with the provider's office.	
Date:	
· · · · · · · · · · · · · · · · · · ·	Patient's Signature or Parent/Legal Guardian
including any pre-certification req	y the Company concerning the Decision Point Review plan, quirements (collectively referred to hereafter as the "Plan") and, as a my's acceptance of this assignment, I agree for myself, and on behalf in my office, to the following:
<ol> <li>I (we) will comply concerning the press medical records with relationship to the a Under Oath;</li> <li>I (we) will submit a forth in the Plan;</li> <li>I (we) will not institute Resolution process Internal Appeal Pro</li> <li>In the event that I (vertical failure results in the harmless for such concerning the pressure of the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless for such concerning the present that I (vertical failure results in the harmless failure results</li></ol>	ed and will comply with all the procedures identified within the Plan with all requests for additional information from the Company entation of the claim including but not limited to the submission of the clinically supported findings to support the diagnosis, casual ecident and care plan and if necessary submit to Examinations.  Il disputes in accordance with the Internal Appeal Procedure set that the litigation or initiate the Personal Injury Protection Dispute outlined in the Plan until there has been a final determination of the ecidence of the dispute; and we) fail to comply with the requirements of the Plan, and such imposition of a co-payment penalty, I (we) will hold the patient oppayment penalty insofar as I (we) will not seek payment from the hid portion of the medical services attributable to such failure to the contract of the procedure of the medical services attributable to such failure to the contract of the procedure of the medical services attributable to such failure to the contract of the patient of the medical services attributable to such failure to the contract of the patient of the medical services attributable to such failure to the patient of the patient of the medical services attributable to such failure to the patient of the patient of the medical services attributable to such failure to the patient of the
made fraudulent statements or eng	overage for any insured or pay benefits to any provider who has gaged in fraudulent conduct or made any material misrepresentation g the policy or with any accident or loss for which coverage or
I (we) understand that the Company	ny has the right to reject this assignment of benefits.
Date:	Provider's Signature
	Provider's Signature